CHAPTER 96

COUNTY FAIR SITES

H. F. 45

AN ACT to authorize the board of supervisors of any county to accept a legal title to a new site for use for the "county fair" and to provide for disposition of the old site.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. The board of supervisors of any county may accept legal title to land in the name of the county, free and clear of all liens and encumbrances, to be used for fair purposes.
- 1 In the event that a new fairground site is acquired by any county, the board of supervisors of such county may sell any existing 3 fairground site to which the county has title and such board may sell any structure located on the old fairground site, that it is not practi-4 cable to move or transfer to the new fairground site, at public or private 6 sale for the best price obtainable. The net proceeds from the sale of 7 fairground sites and structures on such sites shall be placed in the "fairground fund" to be expended for the erection of permanent build-8 9 ings on the new fairground site, or for the payment of debts contracted in the removal, transporting, erection or repair of structures 10 moved from the old fairground site to the new fairground site. 11
 - SEC. 3. The board of supervisors is hereby authorized and empowered to take such action as may be necessary to carry out and perform the authority hereinbefore provided, but the said county shall not be liable for any costs or expenses in carrying out and performing the authority hereinbefore provided.

Approved February 25, 1958.

CHAPTER 97

SALE OF OLEOMARGARINE

S. F. 2

AN ACT to amend certain sections of the Code 1950 relating to imitation butter, oleo, oleomargarine and margarine and the manufacturing, processing, selling and labeling thereof, and to repeal section one hundred ninety-two point thirty-two (192.32), Code 1950, as amended, relating to the use of imitations of butter in certain state institutions and to provide for penalties for violations.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section one hundred ninety point one (190.1), Code 1950, is amended by striking the entire subsection two (2), thereof, entitled "Imitation butter" and inserting in lieu thereof the following:

"2. Oleo, oleomargarine or margarine includes all substances, mixtures and compounds known as oleo, oleomargarine or margarine, or all substances, mixtures and compounds which have a consistence similar to that of butter and which contain any edible oils or fats other than milk fat if made in imitation or semblance of butter."

SEC. 2. Section one hundred ninety point six (190.6), Code 1950, is hereby amended by striking from line one (1) thereof, the words "imitation butter or".

Said section is further amended by striking from line three (3) thereof, the word "product" and inserting in lieu thereof the word "cheese".

 Said section is hereby further amended by striking from line six (6), the words "butter or".

SEC. 3. Section one hundred ninety-one point two (191.2), Code 1950, is amended by striking therefrom the entire subsection three (3) thereof, entitled "Imitation butter", and inserting in lieu thereof the following:

"3. No person shall sell or offer for sale, colored oleo, oleomargarine or margarine unless—such oleo, oleomargarine or margarine is packaged; the net weight of the contents of any package sold in a retail establishment is one pound or less; there appears on the label of the package the word 'oleo', 'oleomargarine' or 'margarine' in type or lettering at least as large as any other type or lettering on such label, and a full and accurate statement of all the ingredients contained in such oleo, oleomargarine or margarine; and each part of the contents of the package is contained in a wrapper which bears the word 'oleo', 'oleomargarine' or 'margarine' in type or lettering not smaller than 20-point type.

There shall be four readily legible imprints made by the manufacturer of the word 'oleo' on the product equally distributed on one of the greater sides of each one-quarter pound, one-half pound, or pound.

For the purposes of this chapter the term 'oleo', 'oleomargarine' or 'margarine' includes all substances, mixtures and compounds known as oleo, oleomargarine or margarine, and all substances, mixtures and compounds which have a consistence similar to that of butter and which contain any edible oils or fats other than milk fat if made in imitation or semblance of butter. For the purposes of this chapter colored oleo, oleomargarine or margarine is oleo, oleomargarine or margarine to which any color has been added.

Whenever coloring of any kind has been added it shall be clearly stated on both inside wrapper and the outside package. The ingredients of oleo, oleomargarine or margarine shall be listed on both the inside wrapper and outside package in the order of the amounts of ingredients in the package.

Such oleo, oleomargarine or margarine shall contain vitamin A in such quantity that the finished oleo, oleomargarine or margarine contains not less than fifteen thousand (15,000) United States Pharmacopoeia units of vitamin A per pound, as determined by the method prescribed in the Pharmacopoeia of the United States for the total biological vitamin A activity.

Each one pound package of oleo, oleomargarine or margarine shall be approximately four and three-quarter inches by four and threequarter inches in its greater dimensions commonly known as the "Eastern pack".

Oleo, oleomargarine, or margarine may be manufactured within the state of Iowa under the provisions of this section except that it 5

11

12 13

15

17 18

19 20

21

22

10

may be manufactured or stored in any shape or form for shipment in interstate commerce only."

1 SEC. 4. Section one hundred ninety-one point three (191.3), Code 2 1950, is amended by striking from line four (4) thereof the words "butter or".

Said section is hereby further amended by striking from line six

(6) thereof the word "each".

Said section is hereby further amended by striking from lines twelve (12) to fourteen (14) thereof, inclusive, the following sentence: "The blank after the word 'Imitation' in the above form shall be filled with the name of the product imitated." and by inserting in lieu thereof the following: "No person shall possess in a form ready for serving colored oleo, oleomargarine or margarine at a public eating place unless a notice that oleo, oleomargarine or margarine is served is displayed prominently and conspicuously in such place and in such manner as to render it likely to be read and understood by the ordinary individual being served in such eating place or is printed or is otherwise set forth on the menu in type or lettering not smaller than that normally used to designate the serving of other food items. No person shall serve colored oleo, oleomargarine or margarine at a public eating place, whether or not any charge is made therefor, unless each separate serving bears or is accompanied by labeling identifying it as oleo, oleomargarine or margarine, or each separate serving thereof is triangular in shape."

- SEC. 5. Section one hundred ninety-two point thirty-two (192.32), Code 1950, as amended, is hereby repealed.
- 1 SEC. 6. The word "person" as used in chapters 190, 191, and 192 2 of the Code shall mean every natural person, firm, co-partnership, 3 association or corporation.
 - SEC. 7. No person, by himself, or agent, shall, by any means whatever, directly or indirectly, advertise or represent by statement, printing, writing, circular, poster, design, device, grade designation, advertisement, symbol, sound, or any combination thereof, that oleo, oleomargarine or margarine, or any brand of oleo, oleomargarine or margarine, is a dairy product for the purpose of inducing or which is likely to induce, directly or indirectly, the purchase for consumption of oleo, oleomargarine or margarine, or any brand thereof. Whoever shall violate this provision shall be deemed guilty of a misdemeanor.
 - SEC. 8. The department of agriculture may prescribe and establish standards for oleo, oleomargarine or margarine manufactured or sold in this state and may adopt the standards set up by now existing regulations of the Federal Security Administration or Agency as found in 1949, Code of Federal Regulations, Title 21, Part 45, Section 45.0, or any amendments thereto. Any standards so established shall not be contrary to or inconsistent with the provisions of section one hundred ninety point one (190.1), subsection two (2), Code 1950, as amended, entitled 'Oleo, oleomargarine or margarine'.

^{*}See chapter 98.

- SEC. 9. The provisions of this Act are hereby made a part of Title 10, Code 1950. It shall be the duty of the secretary of agriculture and his agents to enforce this chapter and of the county attorneys and of the attorney general of the state to co-operate with him in 4 the enforcement of this chapter.
- 1 SEC. 10. Penalty. Any person violating any provision of section one hundred ninety-one point three (191.3) of the Code shall upon conviction or plea of guilty be punished, for the first offense by a fine of one hundred (100) dollars; for the second offense by a fine of three hundred (300) dollars; for the third offense by a fine of five hundred (500) dollars and the suspension for one year of all licenses issued by the state of Iowa for the public eating place in which said violation occurred.
- SEC. 11. If any of the provisions of this Act shall be held invalid or unconstitutional, such invalidity or unconstitutionality shall not affect other provisions of this Act, and to these ends the provisions. of this Act are declared to be severable.

Approved April 15, 1953.

CHAPTER 98

MANUFACTURE OF OLEOMARGARINE

H. F. 513

AN ACT to amend Senate File 2, Acts of the Fifty-fifth General Assembly, relating to the manufacture and sale of oleo, oleomargarine or margarine.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Amend Senate File 2, Acts of the Fifty-fifth General
- Assembly as follows: In section three (3), line forty-seven (47), insert after the word "Iowa" the words "for sale in Iowa"; by striking in
- lines forty-seven (47) and forty-eight (48) the words "except that" and inserting in lieu thereof the word "and"; and by inserting after
- the word "stored" in line forty-eight (48) the words "in Iowa".

Approved April 22, 1953.

CHAPTER 99

ICE MILK

S. F. 30

AN ACT to amend section one hundred ninety point one (190.1), Code 1950, relating to the regulation of the manufacture and sale of ice milk.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section one hundred ninety point one (190.1), Code 1950, is amended by striking all of subsection thirty-six (36) thereof.

^{*}References are to lines in the enrolled Act. See line 44 of section 3, chapter 97.